### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: PedroMATA LOPEZ, et al.

Serial No.: 10/542,937

Group No. 1634

Filed: July 21, 2005

Examiner:

Stephen Thomas Kapushoc

Confirmation No.:

5381

For:

METHOD AND DEVICE FOR THE DETECTION OF MUTATIONS IN ISOLATED GENE SEQUENCES OF THE LOW-DENSITY LIPOPROTEIN RECEPTOR (LDL-R) WHICH IS

ASSOCIATED WITH FAMILIAL HYPERCHOLESTROLEMIA

## SUBMISSION OF "SEQUENCE LISTING," COMPUTER READABLE COPY, AND/OR AMENDMENT PERTAINING THERETO FOR BIOTECHNOLOGY INVENTION CONTAINING NUCLEOTIDE AND/OR AMINO ACID SEQUENCE

		CERTIFICATION UND	ER 37 C.F.R. 1.	.8(a) and 1.10*		
		(When using Express Mail, the Ex	press Mail labet	l number i <b>mandatory</b> ;		
or 2 9	. 195 18	Express Mail cer				
1 hereb	y certuy to	iat, on the date shown below, this correspo M/	ndence is being: MLING			
	deposits	deposited with the United States Postal Service in an envelope addressed to the Commissioner for Patents, P. O.				
	Box 14	50, Alexandria, VA 22313-1450.				
		37 C.F.R. L8(a)		37 C.F.R.	1.10*	
	with sufficient postage as first class mail.			as "Express Mail Post	Office to Address"	
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		TRANSMISSION		EFS-W	EB	
	transmi	tted by facsimile to the Patent and	\^ <b>\%</b>	transmitted electronics	illy /	
	Tradem	ork Office. to(571)-273-8300				
Date: March 3		31, 2011	Signat	ure ()		
			Janet	I. Cord		
			(type or	r print name of person ce	rtifying	
*WAR	NING:	Each paper or fee filed by "Express Ma placed thereon prior to mailing, 37 C.F. "Since the filing of correspondence und	R. I.10(b).			

oversight that can be availed by the exercise of reasonable care, requests for waver of this requirement

will not be granted on petition." Notice of Oct. 24, 1996, 60 Fed. Reg. 56,439, at 36,442.

# 1. [/]This replies to the Office Letter dated 04 March 2011

NOTE: If these papers are filed before the office letter issues, adequate identification of the original papers should be made, e.g., in addition to the name of the inventor and title of invention, the filing date based on the "Express Mail" procedure, the serial number from the return post card or the attorney's docket number added.

	[/]A copy of the Office Letter is enclosed.
	IDENTIFICATION OF PERSON MAKING STATEMENT
2.	I, Janet I. Cord
	(type or print name of person signing below)
	state the following:
	ITEMS BEING SUBMITTED
<b>3</b> .	Submitted herewith is/are
	(check each item as applicable)
	A. [V] "Sequence Listing(s)" for the nucleotide and/or amino acid sequence(s) in this application. Each "Sequence Listing" is assigned a separate identifier as required in 37 C.F.R. 1.821(c) and 37 C.F.R. 1.822 and 1.823.
	B. [/]An amendment to the description and/or claims, wherein reference is made to the sequence by use of the assigned identifier, as required in 37 C.F.R. 1.821(d).
	C. [ ] A copy of each "Sequence Listing" submitted for this application in computer readable form, in accordance with the requirements of 37 C.F.R. 1.821(e) and 1.824.
	D. [ ] Please transfer to this application, in accordance with 37 C.F.R. 1.821(e), the computer readable copy(ies) from applicant's other application identified as follows:

In:	re application of:		
	Serial No.:	Group No.:	
Filed:		Examiner:	
	For:		
	e Computer readable form(s) nce Identifier(s)" of this appl	of applicant's other application corresponds or compares to thication as follows:	c
-	iter Readable Form applications)	"Sequence Identi (this applicat	
NOTE:	application of the applicant on file readable form in lieu of filing a di	ia new application is to be identical with the computer readable form of anos in the Office, reference may be made to the other application and compute uplicate computer readable form in the new application. The new applicatiog such reference to the other application and computer readable form, both ad." 37 C.F.R. 1.821(e).	r n shall
E.		itent of each "Sequence Listing" submitted and each computer me, as required in 37 C.F.R. 1.821(f).	Ĉ
		ent is not made by a person registered to practice before the nt is verified as required in 37 C.F.R. 1,821(b).	
F,		is made in fulfilling the requirement under 37 C.F.R. 1.821(g) ission includes no new matter.	), a
		ent is not made by a person registered to practice before the at is verified, as required in 37 C.F.R. 1.821(g).	
	AND COMPUT	ENT THAT "SEQUENCE LISTING" FER READABLE COPY ARE THE SAME RS SUBMITTED INCLUDES NO NEW MATTER	
4. I h	ereby state:		

(complete applicable item A and/or B)

- A. [] Each computer readable form submitted in this application, including those forms requested to be transferred from applicant's other application, is the same as the "Sequence Listing" to which it is indicated to relate.
- B. [/]All papers accompanying this submission, or for which a request for transfer from applicants' other application, introduce no new matter.

## STATUS

5. Ap	plica	ent is		
		nall entity: r than a small enti	ty.	
<i>p</i>			EXTENSION OF TERM	
6. NOTE:	proc that mea case after appli or st	essing or examination are taken to reply to an suring such three-mon the period of adjustme r the date that is three beant of the rejection, o	an applicant shall be deemed to have failed to engage of an application for the cumulative total of any pericy native ar action by the Office making any rejection, obthe period from the date the native or action was mattered set forth in § 1.703 shall be reduced by the number of months after the date of mailing or transmission of the objection, argument, or other request and ending on the ad, for reply that is set in the Office action or native has."	ods of time in excess offiree months jection, argument, or other request, d or given to the applicant, in which of days, if any, beginning on the day Office communication notifying the date the reply was filed. The period,
NOTE: "Extension of Time in Patent Cases (Supplement Amendments) If a limely and complete response has be a Non-Final Office Action, an extension of time is not required to permit filing and/or entry of an additional after expiration of the shortened statutory period.				
	entr peri	y of a Notice of Appeal o od unless the timely-file been filed within the sh	en filed after a Final Office Action, an extension of tin or filing and/orentry of an additional amendment after e dresponseplaced the application in condition for allow oriened statutory period, the period has ceased to run. <sup>n</sup>	expiration of the shortened statutory ance. Of course, if a Notice of Appeal
NOTE:		37 C.F.R. 1.645 for ex eexamination proceeds	nensions of time in interference proceedings and 37 C., ings.	F.R. 1.550/c) for extensions of time
7. The	e pre	oceedings herein a	re for a patent application and the provisions	s of 37 C.F.R. 1.136 apply.
			(complete (a) or (b) as applicable)	
(a)	·		ns for an extension of time under 37 C. r the total number of months checked below	
		Extension (months)	Fee for other than small entity	Fee for small entity
		one month	\$ 130.00	\$ 65.00
		two months	\$ 490.00	\$ 245.00
		three months	\$ 1,110.00	\$ 555,00
		four months	\$ 1,730.00	\$ 865.00
		five months	\$ 2,350.00	\$ 1,175.00
			Fee \$	

If an additional extension of time is required, please consider this a petition therefor.

	(check and complete the next item, if applicable)
therefo	ension for months has already been secured, and the fee paid or of \$ is deducted from the total feeduc for the total months of extension quested.
	Extension fee due with this request \$
	OR
is being ma	believes that no extension of term is required. However, this conditional petition ade to provide for the possibility that applicant has inadvertently overlooked the petition and fee for extension of time.
	FEE PAYMENT
8. [] Attached is a c	heck in the sum of \$
[ ] Charge Accoun	nt No. <u>12-0425</u> the sum of \$
[✓] Please charge	Account No12-0425 for any fees which may be due by this paper.
	FEE DEFICIENCY
the additional time the deficiency is no charge is included apply these charge	ficiency and there is no authorization to charge an account, additional feesure necessary to cover a consumed inmaking up the original deficiency. If the maximum, six-month period has expired before oted and corrected, the application is held ahandoned. In those instances where authorization to be processing delays are encountered in returning the papers to the PTO finance Branch order to espiror to action on the cases. Authorization to charge the deposit account for any fee deficiency be the Notice of April 7, 1986, 1965 G.C. 31-33.

10. [/]If any additional extension and/or fee is required, charge Account No.12-0425.

#### SIGNATURE(s)

(type or print name of person signing statement) Signature Date P.O. Address of Signatory 1 inventor (If applicable) Assignce of complete interest ] Personaufhorizedto sign on behalf of assigned Tel. No., ( ) 1 Practitioner of record Reg. No. 1 Filed under Rule 34(a) [ ] Registration No. [ Other\_\_\_\_ (specify identity of person signing) (complete the following, if applicable) PROGENIKA BIOPHARMA, S.A. (type name of assignee) PARQUE TECNOLOGICO DE BIZKAJA EDIFICIO 801B 48160 DERIO, VIZCAYA, SPAIN Address of assignee Title of person authorized to sign on behalf of assignee A "STATEMENT UNDER 37 C.F.R. 3.73(b)" is attached. Assignment recorded in PTO on JANUARY 16, 2008 Reel 020390 Frame 0770 SIGNATURE OF PRACTITIONER Reg. No.: 33,778 Janet I. Cord Tel. No.: (212)708-1935 (type or print name of practitioner) P.O. Address Customer No.: 00140. 00140c/o Ladas & Parry LLP PATENT TEADEMARK OFFICE 26 West 61st Street New York, N.Y. 10023